1	D. PETER HARVEY (SBN 55712)	
2	pharvey@harveysiskind.com RAFFI V. ZEROUNIAN (SBN 236388)	***
3	rzerounian@harveysiskind.com	**E-Filed 8/13/2009**
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	San Francisco, CA 94111	
5	Telephone: (415) 354-0100 Facsimile: (415) 391-7124	
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7	Attorneys for Plaintiff	
8	INTEL CORPORATION	
9	IN THE UNITED ST	ATES DISTRICT COURT
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11	FOR THE NORTHERN	DISTRICT OF CALIFORNIA
12	SAN JOS	SE DIVISION
13		
		Case No. C 09-02294 JF
14	INTEL CORPORATION, a Delaware	
15	corporation,	JOINT STIPULATION PURSUANT TO LOCAL RULE 6-2 TO EXTEND TIME
16	Plaintiff,	WITHIN WHICH TO ANSWER THE
17	VS.	COMPLAINT AND TO CONTINUE CASE MANAGEMENT CONFERENCE AND
18		RELATED DEADLINES AND [PROPOSED] ORDER
19	LAND FEASIBILITY, LLC, a Delaware limited liability company,	(FROFUSED) ONDER
20	Defendant.	
21	Detendant.	
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Pursuant to Civil Local Rule 6-2, Plaintiff Intel Corporation ("Intel") and Defendant Land Feasibility, LLC ("Land Feasibility") hereby stipulate to allow Land Feasibility to file an Answer to Intel's Complaint by October 2, 2009. The parties also jointly request the Court to continue the case management conference currently set for September 4, 2009 at 10:30 a.m. to November 6, 2009, or as soon thereafter as counsel may be heard, with the initial case management and ADR deadlines rescheduled accordingly from the new case management conference date.

1. Reason for Request

Intel filed its Complaint against Land Feasibility on May 22, 2009. On June 4, 2009, Intel's Complaint was served upon Land Feasibility. The parties request this stipulation to permit the parties to further explore settlement. Thus far, the parties have exchanged settlement proposals. Land Feasibility is in the process of gathering information to facilitate settlement. The parties hope to resolve this matter amicably before Land Feasibility's stipulated deadline to file its Answer to Intel's Complaint.

2. Prior Time Modifications

There have been no previous time modifications in this case.

3. Effect of Requested Modification

The requested extension will have no effect on the rest of the schedule in this action.

NOW, THEREFORE, the parties to this action, through their respective counsel, AGREE TO AND HEREBY STIPULATE, to reschedule the case management conference and related deadlines as follows:

- 1. Land Feasibility shall file and serve its answer to Intel's Complaint by no later than October 2, 2009;
- 2. The Court's case management conference, currently scheduled for September 4, 2009 at 10:30 a.m., shall be continued to November 6, 2009, or as soon thereafter as counsel may be heard; and the initial case management and ADR deadlines shall be rescheduled accordingly from the new case management conference date.

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1	Respectfully submitted,	
2	Dated: August 12, 2009 HARVEY SISKIND LLP	
3	D. PETER HARVEY RAFFI V. ZEROUNIAN	
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5	By: /s/ Raffi V. Zerounian	
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7	Attorneys for Plaintiff INTEL CORPORATION	
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9	Date: August 12, 2009 JENNIFER MARONE PETERSON	
10	By:	
11	Jennifer Marone Peterson	
12	Attorney for Defendant	
13	LAND FEASIBILITY, LLC	
14	I Doffi V. Zanovnian am the ECE Hear whose identification and necessary are being used to	
15	file this document. Pursuant to General Order 45.X.B, I hereby attest that counsel for Defendant has	
16	concurred in this filing.	
17	Raffi V. Zerounian	
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19	ORDER	
20	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
21	Date: 8/13/2009	
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24	The Heavelle Largety Good	
25	The Hoorable Jeren y Fogel United States Distric Judge	
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PROOF OF SERVICE 1 The undersigned declares: I am a resident of the United States and am employed in the City 2 and County of San Francisco, State of California; I am over the age of eighteen years and not a party to the within action; my business address is 4 Embarcadero Center, 39th Floor, San Francisco, CA 3 94111. On the date stated below, I served the following documents: 4 JOINT STIPULATION PURSUANT TO LOCAL RULE 6-2 TO EXTEND TIME 5 WITHIN WHICH TO ANSWER THE COMPLAINT AND TO CONTINUE CASE MANAGEMENT CONFERENCE AND RELATED DEADLINES AND [PROPOSED] 6 **ORDER** 7 by placing a true copy thereof enclosed in a sealed envelope and served in the manner described 8 below to the interested parties herein and addressed to: 9 Jennifer Marone Peterson, Esq. 10 874 Modesto Avenue South Lake Tahoe, CA 96150 11 [jennymarone@yahoo.com] 12 Douglas E. Plocki, Esq. Garbia, MacGregor & Plocki, LLP 13 4151 Chain Bridge Road 14 Fairfax, VA 22030 [dplocki@garbialaw.com] 15 16 MAIL: I caused such envelope(s) to be deposited in the mail at my business address, X with postage thereon fully prepaid, addressed to the addressee(s) designated. I am 17 readily familiar with the business practice of collecting and processing correspondence 18 to be deposited with the United States Postal Service on that same day in the ordinary course of business. 19 FEDERAL EXPRESS - OVERNIGHT DELIVERY: I caused such envelope to be 20 deposited with the Federal Express Office prior to the cut-off time for next day delivery with a shipping label properly filled out with delivery to be made to the 21 addressee designated. 22 VIA ELECTRONIC MAIL: I caused such document(s) to be delivered to the \mathbf{X} 23 designated electronic mail address(es). 24 VIA FAX: The facsimile machine I used complied with California Rules of Court, Rule 2003, and no error was reported by the machine. Pursuant to California Rules of 25 Court, Rule 2006(d), I caused the machine to print a transmission record of the 26 transmission, a copy of which is attached to this declaration.

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1	(FEDERAL): I declare that I am employed by the office of a member of the bar of this court at whose direction the service was made.
2	(STATE): I declare under penalty of perjury under the laws of the State of California
3	that the foregoing is true and correct.
4	Executed on August 12, 2009 at San Francisco, California.
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6	Cynthia Lee
7	Cynuna Lee
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